1 2 3 4 5 6 7 8 9 10	deberhart@omm.com LUANN L. SIMMONS (S.B. #203526) lsimmons@omm.com JAMES K. ROTHSTEIN (S.B. #267962) jrothstein@omm.com O'MELVENY & MYERS LLP Two Embarcadero Center 28th Floor San Francisco, California 94111-3823 Telephone: +1 415 984 8700 Facsimile: +1 415 984 8701  Attorneys for Plaintiffs ELASTICSEARCH, INC. and ELASTICSEARCH B.V.	KWUN BHANSALI LAZARUS LLP MICHAEL S. KWUN (SBN 198945) mkwun@kblfirm.com 555 Montgomery St., Suite 750 San Francisco, CA 94111 Telephone: 415 630-2350  WUERSCH & GERING LLP W. DAVID RIVKIN (admitted pro hac vice) david.rivkin@wg-law.com TUSTIN P. LEE (admitted pro hac vice) ustin.lee@wg-law.com MICHAEL SENZER (admitted pro hac vice) michael.senzer@wg-law.com 100 Wall St., 10 <sup>th</sup> Fl. New York, NY 10005 Telephone: 212 509-5050 Facsimile: 212 509-9559  Attorneys for Defendant	
12		FLORAGUNN GmbH	
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	OAKLAND DIVISION		
16			
16 17 18	ELASTICSEARCH, INC., a Delaware corporation, ELASTICSEARCH B.V., a Dutch corporation,	Case No. 4:19-cv-05553-YGR	
17	corporation, ELASTICSEARCH B.V., a Dutch corporation,		
17 18	corporation, ELASTICSEARCH B.V., a Dutch		
17 18 19	corporation, ELASTICSEARCH B.V., a Dutch corporation,		
17 18 19 20	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,		
17 18 19 20 21	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,		
17 18 19 20 21 22	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,  v.  FLORAGUNN GmbH, a German corporation,		
17 18 19 20 21 22 23	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,  v.		
17 18 19 20 21 22 23 24	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,  v.  FLORAGUNN GmbH, a German corporation,		
17 18 19 20 21 22 23 24 25	corporation, ELASTICSEARCH B.V., a Dutch corporation,  Plaintiffs,  v.  FLORAGUNN GmbH, a German corporation,		

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	Plaintiffs Elasticsearch, Inc. and elasticsearch B.V. (collectively, "Elastic") and defendant		
	floragunn GmbH ("floragunn") submit this joint update regarding the status of the settlement of		
	this case pursuant to the Court's order of May 11, 2022 [ECF No. 254]. The parties are working		
	diligently to prepare a long form settlement agreement based on Magistrate Judge Kim's		
	mediator's proposal. The parties' efforts have not yet resulted in a long form agreement. The		
	parties anticipate requiring additional time to prepare a long form agreement and expect to		
	request the assistance of Judge Kim. The parties do not believe that Court intervention is		
	necessary at this time and propose setting a case management conference in August or		
	September 2022. With the Court's consent and consistent with the Court's May 11, 2022 order,		
١	the parties shall jointly contact the courtroom deputy to schedule the case management		
	conference in August or September and shall file a joint statement five business days prior to the		
	conference.		
	Dated: June 24, 2022 WUERSCH & GERING LLP		
	By <u>/s/ V. David Rivkin</u> Attorneys for Defendant floragunn GmbH		
	Dated: June 24, 2022  DAVID R. EBERHART  LUANN L. SIMMONS  JAMES K. ROTHSTEIN  O'MELVENY & MYERS LLP		
	By: <u>/s/ David R. Eberhart</u> David R. Eberhart		
	Attorneys for plaintiffs ELASTICSEARCH, INC. and ELASTICSEARCH B.V.		
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IT IS SO ORDERED.	
Dated:	Hon. Yvonne Gonzalez Rogers
	United States District Judge
	IT IS SO ORDERED.  Dated:

**ATTESTATION** Pursuant to Civil Local Rule 5-1(h)(3) regarding signatures, I hereby attest that concurrence in the filing of these documents has been obtained from the other signatory. June 24, 2022 /s/ V. David Rivkin\_\_\_\_ Dated: V. David Rivkin 

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